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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/919,665	07/31/2001	Clifford Sosin	2001611-0027	4670
7590 03/15/2004			EXAMINER	
Elijah Cocks			AVERY, BRIDGET D	
Choate, Hall &	Stewart			
Exchange Place			ART UNIT	PAPER NUMBER
53 State Street			3618	
Boston, MA 02109			DATE MAILED: 03/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	09/919,665	SOSIN ET AL.				
Office Action Summary	Examiner	Art Unit	_			
	Bridget Avery	3618				
The MAILING DATE of this communication Period for Reply	app ars on the cov r sh et w	ith th correspondence address				
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of thi riod will apply and will expire SIX (6) MOI atute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. HTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 24	4 February 2004.					
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3) Since this application is in condition for allocation accordance with the practice under the condition of the condition	·					
Disposition of Claims						
4)	2 is/are withdrawn from cons	ideration.				
Application Papers						
9) The specification is objected to by the Example 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the control of t	accepted or b) □ objected to the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).				
11)☐ The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the papplication from the International Bur * See the attached detailed Office action for a 	ents have been received. ents have been received in A priority documents have beer reau (PCT Rule 17.2(a)).	Application No received in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Paper No	Summary (PTO-413) s)/Mail Date				
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date		nformal Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

1. Claims 1, 3, 4, 11, 19, 25 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over (Pyzel et al. US Patent 3,852,896 Figures 1-7c in view of Pyzel et al. ('896 Figures 8 and 9).

Pyzel et al. teaches a transferable binding apparatus including: a ship mechanism (14); a binding mechanism (16, 17) affixed to the ship mechanism (14); dock mechanisms (28) adapted to attach to a ski (11) and adapted to receive the ship mechanism (14); an attaching mechanism (29) adapted to attach the dock mechanism (28) to the ship mechanism (14); the binding mechanism (16, 17) includes a safety release binding independently controlling engagement and disengagement of a boot into and out of the transferable binding apparatus without adjustment of the ship mechanism (14) or the dock mechanism (28); the attaching mechanism (29) includes a releasable spring-loaded assembly (30, 65); the dock mechanism (28) is permanently attached to the ski at the time of manufacture; and the binding mechanism (16, 17) is selected from the group consisting of: an alpine ski binding mechanism, a telemark ski binding mechanism, and a cross-country ski binding mechanism. Regarding claims 25

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and 26, applicant's attention is directed to column 4, lines 17-20. The transferable binding apparatus is adapted such that engagement of the ship mechanism with the dock mechanism is independent of boot size or binding mechanism type (i.e. the ship mechanism (14) and the dock mechanism (28) could be constructed of any desired size and could be used with any desired binding mechanism type as evidenced by the alternate binding mechanism taught in Figures 8 and 9). See column 2, lines 40-44.

2. Claims 1, 2, 19, 25 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over (Ipen DE 298 20 426) in view of D' Alessio et al. (US Patent 3,838,866).

Ipen teaches a transferable binding apparatus including: a ship mechanism (5 upper member); a binding mechanism (2) affixed to the ship mechanism (5); dock mechanisms (5 lower member) adapted to attach to a ski (4) and adapted to receive the ship mechanism (5); an attaching mechanism (7) adapted to attach the dock mechanism (5) to the ship mechanism (5); the attaching mechanism (7) is selected from the group consisting of: screws (7) and wing-nuts. See Figure 3.

Ipen lacks the teaching of a safety release binding.

D' Alessio et al. teaches a safety release binding (10).

Based on the teachings of D' Alessio et al., it would have been obvious to one having ordinary skill in the art, at the time the invention was made, to modify the ski binding of Ipen to be a safety release binding to prevent injury. The combination of Ipen and D' Alessio et al. teaches a transferable binding apparatus that is adapted such that

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engagement of the ship mechanism (5 in Ipen) with the dock mechanism (5 lower member in Ipen) is independent of boot size or binding mechanism type (i.e. the ship mechanism (5 in Ipen) and the dock mechanism (5 lower member in Ipen) could be constructed of any desired size and could be used with any desired binding mechanism type as evidenced by the alternate binding mechanisms taught in Figures 1, 9, 14 and 19). See column 6, lines 45-53. It would have been obvious to one having ordinary skill in the art, at the time the invention was made, to modify the apparatus of Ipen to include the use of interchangeable binding mechanisms to permit the accommodation of boots over a wide range of sizes.

3. Claims 5 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over (Pyzel et al. '896).

Pyzel et al. teaches the features described above.

Pyzel et al. lacks the exact teaching of dock mechanism that is obtained separately and attached to the ski at the direction of the user and the teaching of a binding mechanism that is attached to the ship mechanism at the direction of the user.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide a dock mechanism and a binding mechanism that is attached at the direction of a user, since it has been held that constructing a formerly integral structure in various elements involves only routine skill in the art. See *In re Dulberg*, 129 U.S.P.Q. 348.

4. Claims 7 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over (Pyzel et al. '896).

Pyzel et al. teaches the features described above.

Pyzel et al. lacks the exact teaching of a dock mechanism adapted in a pocket configuration with at least one open side to receive a ship mechanism and the ship mechanism adapted to be inserted into the at least one open side of the pocket configuration.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide a dock mechanism adapted in a pocket configuration with at least one open side to receive a ship mechanism and the ship mechanism adapted to be inserted into the at least one open side of the pocket configuration, since it has been held that a mere reversal of the essential working parts of a device involves only routine skill in the art. *In re Einstein, 8 U.S.P.Q. 167*. The method for transferring a binding including the steps of affixing a binding mechanism (16, 17) to a ship mechanism (14); affixing a dock mechanism (28) to a ski (11); inserting the ship mechanism into the dock mechanism; and attaching the ship mechanism (14) to the dock mechanism (28); where the binding mechanism includes a safety-release binding independently controlling engagement and disengagement of a boot into and out of the transferable binding apparatus (16, 17) without adjustment of the ship mechanism of the dock mechanism would have also been obvious to one having ordinary skill in the art.

Conclusion

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5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Shekter shows a ski and a ski binding.

Sudmeier shows an adjustable connection between ski and binding.

6. Any inquiry concerning this communication should be directed to Bridget Avery at telephone number 703-308-2086.

March 5, 2003

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5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Shekter shows a ski and a ski binding.

Sudmeier shows an adjustable connection between ski and binding.

6. Any inquiry concerning this communication should be directed to Bridget Avery at telephone number 703-308-2086.

March 8, 2004

PATENT EXAMINER